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9	Attorneys for Defendant and Counterclaimant SENDTEC, INC.		
10	SENDTEC, INC.		
11			
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15			
16	LEADCLICK MEDIA, INC.,	CASE NO. C-06-3891 (SC)	
17	Plaintiff, v.	STIPULATION AND [PROPOSED]—ORDER SHORTENING TIME TO HEAR	
18	RELATIONSERVE MEDIA, INC.;	DEFENDANT'S MOTION TO CONTINUE THE TRIAL DATE AND	
19	SENDTEC, INC.; and DOES 1 though 10, inclusive	ADJOURN ALL OTHER DATES FOR 60 DAYS	
20	Defendants.		
21	SENDTEC, INC.,		
22	Counterclaimant,		
23	v.		
24	LEADCLICK MEDIA, INC.,		
2526	Counterdefendant.		
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Case 3:06-cv-03891-SC Document 43 Filed 07/30/07 Page 2 of 3

1	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED among the partie	
2	to the above-captioned action, by and through their respective counsel, that defendant's Motion for	
3	an Order Continuing Trial and Adjourning All Other Dates for 60 Days may be heard on shortened	
4	time on August 3, 2007, at 10:00 a.m. in Courtroom 1, 17th Floor. Plaintiff's counsel's opposition	
5	papers should be filed and served by email or fax on defendant's counsel no later than 4:00 p.m. on	
6	July 30, 2007. Defendant's counsel's reply papers shall be filed and served by email or fax on	
7	plaintiff's counsel no later than 4:00 p.m. on August 1, 2007.	
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9	DATED: July 23, 2007	SULLWOLD & HUGHES
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11		By/s/ Robert T. Sullwold
12		Attorneys for Plaintiff and Counterdefendant LEADCLICK MEDIA, INC.
13		LEADCLICK MEDIA, INC.
14	DATED: July 23, 2007	HAYNES AND BOONE, LLP SHOPOFF & CAVALLO LLP
15		SHOPOPP & CAVALLO LLP
16		By James Mohinson
17		James M. Robinson Attorneys for Defendant and Counterclaimant
18		SENDTEC, INC.
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20		STATES DISTRICT CO.
21	DI IR SI I A NITI TO STIDI II A	TION IT IS SO OPDEPED &
22	PURSUANT TO STIPULATION, IT IS SO ORDERED	
23		Z Judge Samuel Conti
24	DATED:	UNITED STATES EDISTRICE UDGE
25		UNITED STATES DISTRICT JUDGE
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Case 3:06-cv-03891-SC Document 43 Filed 07/30/07 Page 3 of 3

1 WHEREAS, in November 2006, the above-captioned matter was set for trial commencing 2 August 27, 2007; 3 WHEREAS, on July 16, 2007, defendant's counsel, Kenneth Rubinstein, requested from 4 plaintiff's counsel, Robert Sullwold, that all deadlines and scheduled dates, including the August 27, 5 2007 trial date, be extended until a mutually convenient date in October 2007; 6 WHEREAS, on July 19, 2007, Mr. Sullwold stated that he would not agree to continue the 7 currently scheduled trial date, but agreed to shorten time to have defendant's motion for a 8 continuance heard on August 3, 2007, at the same time as LeadClick's currently scheduled motion to 9 compel further discovery responses; 10 WHEREAS, the parities previously agreed to a continuance of the date for the initial status 11 conference; however, this is the first request for a trial continuance and/or adjournment of all other 12 dates; 13 /// 14 /// 15 /// 16 /// 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 /// 28 ///

SHOPOFF & CAVALLO LLP